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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/874,813	06/05/2001	Ronald Mraz	YOR920010390US1	5934
35526	7590 12/02/2004		EXAMINER	
DUKE. W. YEE			KLIMACH, PAULA W	
YEE & ASSO P.O. BOX 802	•		ART UNIT	PAPER NUMBER
DALLAS, TX	75380		2135	

DATE MAILED: 12/02/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/874,813	MRAZ, RONALD	
Office Action Summary	Examiner	Art Unit	
	Paula W Klimach	2135	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with	the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period of the period for reply within the set or extended period for reply will, by statute any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply within the statutory minimum of thirty (3 will apply and will expire SIX (6) MONTH: cause the application to become ABAN	be timely filed 0) days will be considered timely. 6 from the mailing date of this communication. DONED (35 U.S.C. § 133).	
Status			
 Responsive to communication(s) filed on 11 S This action is FINAL. Since this application is in condition for alloware closed in accordance with the practice under E 	action is non-final. nce except for formal matters	·	
Disposition of Claims			
4) Claim(s) 1-56 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-56 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	wn from consideration.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by drawing(s) be held in abeyance tion is required if the drawing(s)	. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burear * See the attached detailed Office action for a list	s have been received. s have been received in App rity documents have been re u (PCT Rule 17.2(a)).	lication No ceived in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/N	nmary (PTO-413) Mail Date rmal Patent Application (PTO-152)	
Paper No(s)/Mail Date	6)		

DETAILED ACTION

Claim Objections

Claims 1-56 are objected to because of the following informalities:

The claims refer to an inline crypto engine, however the definition of an inline crypto engine has not been provided. To expedite a complete examination of the instant application the definition of the inline crypto engine will be an auxiliary device whose primary function is for encryption and decryption.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-56 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jardin (6,681,327) in view of Matsumoto et al.

In reference to claims 1, 19, and 38, Jardin discloses a method of servicing secure transactions in a network, comprising: establishing cryptographic parameters in a handshake engine (column 4 lines 35-58); servicing a transaction in a transaction server using unencrypted data (column 8 lines 6-17).

Although Jardin discloses the decryption and encryption of communication packets between the server and the client (Fig. 3 steps 330-338), Jardin does not disclose an inline crypto engine performing to perform the earlier mentioned encryption and decryption.

Matsumoto discloses a system wherein a server, inline crypto engine performs the function of the secret computation, encryption and decryption, on behalf of a client device (page 497, Introduction, paragraph 3).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to add the trustworthy server and delegate the encryption and decryption calculations to a separate server as in Matsumoto in the broker and server system of Jardin. One of ordinary skill in the art would have been motivated to do this because the system is a trusted network wherein the computing power of an auxiliary device may be implemented.

In reference to claims 2, 20, and 39, Jardin discloses a system wherein the packets from the client are decrypted to provide unencrypted data for the transaction (Fig. 3).

Matsumoto discloses the trustworthy server performing secret computations; decryption is a secret computation.

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to add the trustworthy server and delegate the encryption and decryption calculations to a separate server as in Matsumoto in the broker and server system of Jardin. One of ordinary skill in the art would have been motivated to do this because the system is a trusted network wherein the computing power of an auxiliary device may be implemented.

In reference to claims 3, 21, 40, Jardin discloses a system wherein the packets from the client are encrypted to provide encrypted data for transmission (Fig. 3).

Matsumoto discloses the trustworthy server performing secret computations; encryption is a secret computation.

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to add the trustworthy server and delegate the encryption and decryption calculations to a separate server as in Matsumoto in the broker and server system of Jardin. One of ordinary skill in the art would have been motivated to do this because the system is a trusted network wherein the computing power of an auxiliary device may be implemented.

In reference to claims 4, 22, and 41, Jardin discloses a system wherein the establishing step includes handing off a network connection from the transaction server to the handshake engine (Fig. 3).

In reference to claims 5, 23, and 42, Jardin discloses a system wherein the servicing step includes handing off a network connection from the handshake engine to the transaction server (column 6 lines 38-55).

In reference to claims 6, 24, and 43, Jardin discloses a system wherein the establishing step includes performing a Secure Sockets Layer (SSL) handshake procedure (column 6 lines 45-47).

In reference to claims 7, 25, and 44, Jardin discloses a system wherein the establishing step includes performing a Transport Layer Security handshake procedure (column 6 lines 45-47 in combination with column 7 lines 40-55). The SSL handshake procedure is performed at the Transport layer.

In reference to claims 8-11, 26-29, 37, 45-48, 54, wherein the transaction is returning at least one of a data file and streaming data. Jardin discloses executing the client transaction and sending a response (column 8 lines 1-10). Data files, streaming data, audio and video data,

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hypertext, structured data files, and data taken from a form are all sent in the form of packets and therefore are included in the form of data that is disclosed by Jardin.

In reference to claims 12, 30, 49, Jardin discloses a system wherein the cryptographic parameters include at least one cryptographic key (column 5 lines 30-65).

In reference to claims 13, 31, 50, Jardin discloses a system wherein the at least one cryptographic key includes at least one of a public key and a private key (column 5 lines 45-50).

In reference to claims 14, 32, 51, further comprising: notifying the inline crypto engine of the cryptographic parameters.

Jardin does not expressly disclose sending the cryptographic parameters to an auxiliary device that is specifically used for encryption.

However Matsumoto discloses sending the cryptographic parameters, secrets, to a trustworthy server (page 497 Introduction paragraph 3).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to add a trusted server as disclosed by Matsumoto and send the cryptographic parameters to the server to perform encryption as in the system taught by Matsumoto to perform the encryption and decryption disclosed by the system of Jardin. One of ordinary skill in the art would have been motivated to do this because the system would use the computational power of the auxiliary device.

In reference to claims 15, 33, 52, Jardin discloses a system receiving a request to establish the cryptographic parameters, and responsive to receiving the request, performing the establishing step (Fig. 2).

In reference to claims 16 and 34, Jardin discloses a system further comprising: receiving the transmitted data (part 430 Fig. 4).

In reference to claims 17 and 35, Jardin discloses a system further comprising: transmitting the transmitted data (part 338 Fig. 3).

In reference to claims 18, 36, and 53, Jardin discloses a system wherein the unencrypted data is a request to perform the transaction (parts 430-434 Fig. 4).

In reference to claim 55, wherein the at least one transaction server, the at least one inline handshake engine, and the at least one inline crypto engine operate concurrently.

Jardin discloses a system with the transaction server and the crypto engine (Fig. 1).

Although Jardin does not expressly disclose them operating concurrently, at the time the invention was made, it would have been obvious to a person of ordinary skill in the art to operate the inline crypto engine and the inline handshake engine concurrently. One of ordinary skill in the art would have been motivated to do this because the servers are separate, each with its own processor and therefore do not require scheduling to use a shared processor for computation.

In reference to claim 56, wherein the at least one transaction server, the at least one inline handshake engine, and the at least one inline crypto engine operate asynchronously.

Jardin discloses a system with the transaction server, handshake engine, and the crypto engine (Fig. 1). Although Jardin does not expressly disclose the devices operating asynchronously, at the time the invention was made, it would have been obvious to a person of ordinary skill in the art to operate the inline crypto engine and the inline handshake engine concurrently. One of ordinary skill in the art would have been motivated to do this because the

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servers are separate, each with its own processor and therefore do not require scheduling to use a

shared processor for computation.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Paula W Klimach whose telephone number is (571) 272-3854.

The examiner can normally be reached on Mon to Thr 9:30 a.m to 5:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Kim Vu can be reached on (571) 272-3859. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

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PWK

Monday, November 29, 2004

KIM VU

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